

DASTARDLY CRIME OF DYNAMITERS

(Continued from Page One.)

ed the Bivouac, stands on Wiltshire avenue in the most fashionable section of the city.

Internal Machine in Suit Case.

After the finding of the internal machine at the Zeeland residence, Detective Rico was sent to "The Bivouac" to make a search of the premises. Charles Floeker, the gardener, found the suit case hidden under a bunch of vines under a side window on the side fronting the West Lake park. Detective Rico telephoned Chief of Police Galloway, who went to the Otis house. Together they examined the suit case. Chief of Police Galloway wanted to take it to the police station without opening it. Rico insisted on opening it there and finally stuck a knife into the side of the suit case. Buz of dynamite was heard, and smoke began coming out.

Bomb Explodes.

Convinced that the suit case contained a bomb, Chief Galloway hurried it as far from him as he could. It landed against the curb stone of the opposite side of the street running along the park.

Immediately there was a loud explosion and the suit case was shattered into a thousand pieces and a hole was torn in the curb stone some distance.

A large crowd collected and there was much excitement in the vicinity. In the house at the time were Mrs. Marion Otis Chandler, wife of Assistant General Manager Chandler of the Times, two children and the Otis servants.

Fifteen Sticks of Giant Powder.

The internal machine found at the Zeeland residence was composed of 15 sticks of giant powder attached to a fuse and set by clock work to explode at 1 o'clock in the morning, the same hour at which the explosion occurred in the Zeeland residence. The bomb was first discovered at the Zeeland residence by a servant of the family who called the attention of a special officer, who reported it to the police. Had not some part of the mechanism of the bomb failed to work the house would have been demolished and its inmates undoubtedly killed.

Reports of the finding of other bombs were made at police headquarters during the day, but investigation disclosed them to be unfounded.

Attempt on Auxiliary Plant.

Assistant General Manager Chandler of the Times is the author of the statement that a similar attempt was made to blow up the Times auxiliary plant at College and San Fernando streets, a few minutes before the explosion which destroyed the main building.

Ordering on State of Panic.

The succession of tragic events and the rumors of attempted outrages set the people of Los Angeles in a state of mind bordering on panic. Hundreds of policemen and detectives were busy in every direction running down clues and endeavoring to locate the alleged perpetrators of the crimes. But two arrests have been made, and these were only on suspicion.

Typographical Union to Assist.

The president of the local typographical union issued orders today that union printers may work in conjunction with the non-union printers in the Times in getting out the editions of the Times. This was announced after a consultation of the union and the managers of the other newspapers. The city council met in special session during the day and appropriated \$25,000 for the purpose of determining the cause of the Times explosion and providing a reward of \$25,000 for the capture of those responsible for the outrage.

Call Off Labor Union Parade.

Mayor Alexander and the city council, meeting with other city officers and labor union men during the day, mutually agreed to call off the big Monday night parade planned for Monday night as a demonstration against local conditions alleged to be hostile to the interests of union labor.

Dynamite Cause of Times Explosion.

The original theory of the police that the explosion was due to dynamite was confirmed by the finding of the other bombs and the statements of those persons in the building or near by at the time of the explosion.

It is also practically certain that the seat of the explosion was in the narrow alley way that separated the two buildings occupied by the Times. Foreman Craybill of the composing room, in which was felt the full force of the explosion, is firmly of the opinion that it was in the alley way. His statement is the clearest yet obtained. He said:

Foreman's Statement.

"I was standing near the center of the composing room when all at once a terrific force from below seemed to raise a section of the floor clear to the roof. The upheaval came between two linotype machines. Flames and broken timbers flew in every direction. The force of the thing was indescribable. Grant Moore, a machinist, was directly over the spot where the impact came through the floor. His body was hurled against the ceiling. E. A. Jordan, a head setter, and E. W. Watson, a galley man, were nearest to him, and they too were hurled against the ceiling of the composing room.

"Every one of the typesetting machines were thrown down and they were hurled in all directions."

Dying for the Bodies.

One hundred men were put at work today digging for the dozen or more bodies believed to be buried in the ruins of the Times building. Late in the afternoon the first body was recovered. It was that of J. Wesley Weaver, private secretary to Assistant General Manager Harry Chandler, and was found where Chandler had left him a few minutes before the explosion.

Only the unusual circumstance that his wife had called for Mr. Chandler to take him home before his usual hour saved him from a like fate.

As soon as it could be reached, the mayor called the city council in to extraordinary session and \$25,000 was appropriated to be used for the purpose of finding the alleged dynamiters.

The first step taken in the direction of ascertaining who are the guilty parties was the appointment of an investigating committee of five. One of this committee is William Mulholland, superintendent of the Los Angeles aqueduct, the big municipal water project. Mr. Mulholland has identified one of the sticks of dynamite found in the Zeeland residence as being the same as that of a shipment for the aqueduct, made at Glendale, Cal.

Sept. 20. This is the only clue thus far found.

General Otis reached the city from Mexico at 3.30 this afternoon and was met at the depot by some 200 members of the Merchants and Manufacturers' association, who greeted him with cheers.

Fred Baker, president of the Baker iron works, said that a number of employers, including himself, involved in the iron workers' strike now on in this city, have received since the inception of the strike many letters threatening them with dynamite.

"Only one among those first reports naming him has been found. This is V. B. Glader, a watchman for the Times. The rest have perished. It is believed, almost beyond a doubt, that the building of the Baumgart Publishing company, adjoining the Times, was also completely destroyed, together with the plant of the Weekly Graphic.

PRESIDENT LYNCH'S STATEMENT

INDIANAPOLIS, Ind., Oct. 1.—President James M. Lynch of the International Typographical union today made the following statement relative to the explosion which wrecked the plant of the Los Angeles Times:

"The Los Angeles Times has for many years been a bitter, unrelenting and unreasoning enemy of trade unionism, and it is characteristic of the Times management that immediately after the explosion which wrecked its plant, and without awaiting any investigation as to the cause of the catastrophe, it should charge the disaster to the trades unions, as was done by the Times' assistant general manager. The Typographical union resents and refutes this charge. We have defended ourselves against the attacks made by the Times as best we could, but we have always fought fair.

"The International Typographical union is not a law-breaking, dynamiting institution. Its record of more than sixty years' existence is an honorable one, and entirely free from resort to violence of any kind. It has won its cause and reached its present position of strength and influence solely through the justice of its contention and the lawful and orderly manner in which its aims have been prosecuted and made effective.

"No one regrets the Times catastrophe more than I do, and especially the loss of life following the explosion. On the other hand, we are determined to protect ourselves against the oppression which will be embraced by General Otis and his subordinates to attempt to fasten the explosion on the trades unions.

"Today I caused to be sent to our representatives in Los Angeles the following telegram:

"In conjunction with the president and the board of trustees of No. 174, take such measures as may appear necessary to protect the International Typographical union and local union from any charge of complicity with alleged dynamiting of the Times offices. Reports convince us that the explosion was caused by faulty gas meter and duct entirely to unsanitary condition of the Times plant."

MORRISON'S STATEMENT.

WASHINGTON, Oct. 1.—Secretary Morrison of the American Federation of Labor issued a statement tonight in which he expressed regret over the Times building fire and his belief that an investigation will disprove the charge that the catastrophe was caused by labor unions as a retaliation for the bitter warfare the paper had waged against them.

"It is indeed to be regretted," he said, "that the management should immediately and without investigation give to the press a statement placing the responsibility for the catastrophe upon a great body of law-abiding citizens, when every decent impulse would demand that an investigation should take place before an endeavor should be made to prejudice the mind of the public along lines which the Times paper has been working assiduously for many years."

LEGAL.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 7 OF ARTICLE XIII OF THE CONSTITUTION OF THE STATE OF UTAH, RELATING TO THE RATE OF TAXATION.

Be it enacted by the Legislature of the State of Utah, two-thirds of all the members elected, to each of the two houses concurring therein:

Section 1. That it is proposed to amend section 7 of Article XIII of the Constitution of the State of Utah so that the same will read as follows:

7. The rate of taxation on property for state purposes shall never exceed eight mills on each dollar of value, and shall be apportioned as follows: To be assessed four and one-half mills on each dollar of valuation for general state purposes; Not to exceed three mills on each dollar of valuation for district school purposes; Not to exceed one-half mill on each dollar of valuation for High School purposes. That part of the state tax apportioned to high school purposes shall constitute a fund to be called the "high school fund" and shall be apportioned to the cities and school districts maintaining high schools in the manner the legislature may provide. And whenever the taxable property within the state shall amount to four hundred million dollars, the rate shall not exceed five mills on each dollar of valuation; unless the proposition to increase such rate, specifying the rate proposed and the time during which the same shall be levied, be first submitted to a vote of such of the qualified electors of the State as, in the year next preceding such election, shall have paid a property tax assessed to them within the State, and the majority of those voting thereon shall vote in favor thereof, in such manner as may be provided by law.

Sec. 2. The Secretary of State is directed to cause this proposed amendment to the electors of the state at the next general election in the manner provided by law.

Sec. 3. If adopted by the electors of the State, this amendment shall have effect January 1st, 1911.

STATE OF UTAH, ss.

Office of Secretary of State.

I, Charles S. Tingey, Secretary of State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 7 of Article XIII of the Constitution of the State of Utah, relating to the rate of taxation, passed at the Eighth Regular Session of the Legislature of this state.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Utah at Salt Lake City, this 29th day of August, A. D. 1910.

C. S. TINGEY,
Secretary of State.

LEGAL

(Continued.)

NOTICE TO CONTRACTORS.

Ogden, Utah, Sept. 27, 1910.

Sealed proposals for street intersections at the north and south end of Orchard avenue, under plans and specifications prepared by the City Engineer, and approved by the City Council, will be received at the City Office of the City Recorder in the City Hall, at Ogden City, aforesaid, until 8 o'clock p. m. on the 10th day of October, 1910, and in the City Council Chamber on the evening of said date, until the closing of said date, at which time all bids received will be publicly opened and read aloud.

Plans and specifications can be obtained at the office of the City Engineer upon application.

The right is reserved to reject any or all bids, and to waive any defects.

By order of the City Council.

WM. M. BOSTAPH,
City Engineer.

First publication, October 1, 1910.
Last publication, October 19, 1910.

NOTICE TO CONTRACTORS.

Ogden, Utah, Sept. 27, 1910.

Sealed proposals for building a drain on Madison avenue between Twentieth street and Ogden river, under plans and specifications prepared by the City Engineer and approved by the City Council, will be received at the office of the City Recorder in the City Hall at Ogden City, aforesaid, until 8 o'clock p. m. on the 10th day of October, 1910, and in the City Council Chamber on the evening of said date, until the closing of said date, at which time all bids received will be publicly opened and read aloud.

Plans and specifications can be obtained at the office of the City Engineer upon application.

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WM. M. BOSTAPH,
City Engineer.

First publication, October 1, 1910.
Last publication, October 19, 1910.

SUMMONS.

IN THE MUNICIPAL COURT WITHIN and for the City of Ogden, county of Weber, State of Utah.

Before Hon. J. D. Murphy, municipal judge and ex-officio justice of the peace.

Henry Wessler, plaintiff, vs. Nathan M. Golden, defendant.—Alias—Summons.

The State of Utah to said defendant: You are hereby summoned to appear before the above entitled court within ten (10) days after service of this summons upon you, if served within the county in which this action is brought, and within twenty (20) days after this service, and defend the above entitled action; in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint in said action, which was filed in said court on the 30th day of August, A. D. 1910.

To the Sheriff or any Constable of Weber county, greeting:

Make legal service and due return hereof.

Witness Hon. J. D. Murphy, Judge of said Court, with the seal thereof, this 3rd day of September, 1910.

(Seal) I. N. FULTON, Clerk.

This action is brought to recover judgment against the defendant for \$39.40 for goods, wares and merchandise sold and delivered, and for money loaned, advanced, with interest, and for defendant at his request within the past four years, which is now due and remains unpaid.

(Advertisement.)

NOTICE TO CONTRACTORS.

Ogden, Utah, Sept. 28, 1910.

Sealed proposals for building sewers in Sewer District No. 108, being Gaddard avenue, 28th street, Wall avenue to Nye avenue, 33d street, Washington avenue to Grant avenue and Grant avenue, 33d street to 33d street, under plans and specifications prepared by the City Engineer, and approved by the City Council, will be received at the office of the City Recorder, in the City Hall, at Ogden City, aforesaid, until 8 o'clock p. m. on the 10th day of October, 1910, and in the City Council Chamber on the evening of said date, until the closing of said date, at which time all bids received will be publicly opened and read aloud.

The right is reserved to reject any or all bids, and to waive any defects.

By order of the City Council.

WM. M. BOSTAPH,
City Engineer.

By W. E. ROCHE, Assistant City Engineer.

First publication, Sept. 21, 1910.
Last publication, Oct. 19, 1910.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 4 OF ARTICLE XIV OF THE CONSTITUTION OF THE STATE OF UTAH, RELATING TO THE LIMIT OF INDEBTEDNESS OF COUNTIES, CITIES, TOWNS AND SCHOOL DISTRICTS.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF UTAH, TWO-THIRDS OF ALL MEMBERS ELECTED TO EACH OF THE TWO HOUSES CONCURRING THEREIN:

Section 1. That it is proposed to amend section 4 of Article XIV of the Constitution of the State of Utah, so that the same shall read as follows:

Section 4. When authorized to create indebtedness as provided in Section 3 of this Article, no county shall become indebted to an amount, including existing indebtedness, exceeding two per centum. No city, town, school district or other municipal corporation, shall become indebted to an amount, including existing indebtedness, exceeding four per centum of the value of the taxable property therein, the value to be ascertained by the last assessment for State and County purposes, previous to the incurring of such indebtedness; except that in incorporated cities the assessment shall be taken from the last assessment for city purposes; provided, that no part of the indebtedness so allowed in this section shall be incurred for other than strictly county, city, town or school district purposes; provided further, that any city of the first and second class, authorized as provided in Section three of this article, may be allowed to incur a larger indebtedness, not to exceed four per centum and any city of the third class, town, not to exceed eight per centum additional, for

LEGAL

(Continued.)

supplying such city or town with water, artificial lights or sewers, when the works for supplying such water, light and sewers, shall be owned and controlled by the municipality.

Section 2. The Secretary of State is directed to cause this proposed amendment to be published as required by the Constitution and to be submitted to the electors of the State at the next general election in the manner provided by law.

Section 3. If approved by the electors of the State this proposed amendment shall take effect on the first day of January, 1911.

STATE OF UTAH, ss.

Office of Secretary of State.

I, Charles S. Tingey, Secretary of State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 4 of Article XIV of the Constitution of the State of Utah, relating to the limit of indebtedness of counties, cities, towns and school districts, passed by the Eighth Regular Session of the Legislature of this state.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Utah at Salt Lake City this 29th day of August, A. D. 1910.

C. S. TINGEY,
Secretary of State.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 1 OF ARTICLE XIV OF THE CONSTITUTION OF THE STATE OF UTAH, RELATING TO THE LIMIT OF THE STATE INDEBTEDNESS.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF UTAH, TWO-THIRDS OF ALL MEMBERS ELECTED TO EACH OF THE TWO HOUSES CONCURRING THEREIN:

Section 1. It is proposed to amend Section 1 of Article XIV of the Constitution of the State of Utah so that the same will read as follows:

Sec. 1. To meet casual deficits or failures in revenue, and for necessary expenditures for public purposes, including the erection of public buildings and other structures, the State may contract debts, not exceeding in the aggregate at any one time, an amount equal to one and one-half per centum of the value of the taxable property of the State, as ascertained by the last assessment for state purposes, previous to the incurring of such indebtedness. But the State shall never contract any indebtedness, except as in the next Section provided, in excess of such amount, and all moneys arising from loans or credits authorized, shall be applied solely to the purposes for which they were obtained.

Sec. 2. The Secretary of State is directed to cause this proposed amendment to be published as required by the Constitution and to be submitted to the electors of the State at the next general election in the manner provided by law.

Section 3. If approved by the electors of the State, this proposed amendment shall take effect upon the first day of January, A. D. 1911.

STATE OF UTAH, ss.

Office of Secretary of State.

I, Charles S. Tingey, Secretary of State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 1 of Article XIV of the Constitution of the State of Utah in relation to the limit of the State indebtedness, passed by the Eighth Regular Session of the Legislature of this state.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Utah at Salt Lake City this 29th day of August, A. D. 1910.

C. S. TINGEY,
Secretary of State.

A RESOLUTION PROPOSING AN AMENDMENT TO SECTION 2 OF ARTICLE X OF THE CONSTITUTION OF THE STATE OF UTAH, AS AMENDED JANUARY 1, 1907, RELATING TO THE PUBLIC SCHOOL SYSTEM, AND SECTION 3 OF ARTICLE X OF THE CONSTITUTION OF THE STATE OF UTAH, RELATING TO THE STATE SCHOOL FUND.

Be it resolved and enacted by the Legislature of the State of Utah, two-thirds of all the members elected to each of the two Houses concurring therein:

Section 1. That it is proposed to amend Section 2 of Article X of the Constitution of the State of Utah, as amended January 1, 1907, and Section 3 of Article X of the Constitution of the State of Utah, relating to the limit of the State indebtedness, passed by the Eighth Regular Session of the Legislature of this state.

Section 2. The public school system shall include kindergarten schools; common schools, consisting of primary and grammar grades, high schools, and vocational colleges; a university; and such other schools as the Legislature may establish. The common schools shall be free. The other departments of the system shall be supported as provided by law.

Section 3. The proceeds of all lands that have been or may be granted by the United States to this State, for the support of the common schools; the proceeds of all property that may accrue to the State by escheat or forfeiture; all unclaimed shares and dividends of any corporation incorporated under the laws of this State; the proceeds of the sale of timber, mineral or other property from school and State lands, other than those granted for specific purposes; and five per centum of the net proceeds of the sale of public lands lying within the State, which shall be sold by the United States, subsequent to the admission of this State into the Union, shall be and remain a perpetual fund, to be called the State School Fund, the interest of which only, together with such other means as the Legislature may provide, shall be distributed among the several school districts according to the school population residing therein. Provided, That all funds derived from any State tax for high schools shall be apportioned among the several cities and school districts, according to the attendance at the high schools therein; but no city or district shall be entitled to any part of the fund derived from the State tax for high schools unless the high school therein is maintained upon the standard and for the period during the year that may be fixed by the State Board of Education.

Section 4. The Secretary of State is directed to submit this proposed amendment to the electors of the State at the next general election, in the manner provided by law.

Section 5. If adopted by the electors of the State, this amendment shall take effect January 1, 1911.

STATE OF UTAH, ss.

Office of Secretary of State.

I, Charles S. Tingey, Secretary of State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 2 of Article X of the Constitution of the State of Utah, relating to the public school system, and Section 3 of Article X of the Constitution of the State of Utah, relating to the State school fund, passed at the Eighth Regular Session of the Legislature of this state.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Utah at Salt Lake City, this 29th day of August, A. D. 1910.

C. S. TINGEY,
Secretary of State.

UNION PACIFIC RAILROAD COMPANY—ANNUAL MEETING.

The annual meeting of the stockholders of Union Pacific Railroad Company will be held at the office of the company, in Salt Lake City, Utah, on TUESDAY, October 11, 1910, at twelve o'clock noon, for the election of fifteen Directors of the Company, for the term commencing on Friday evening at 8 o'clock in K. of P. hall, corner 24th and Washington avenues. J. A. Junk, G. K. W. S. O'Brien, Financial Secretary.

The books for the transfer of stock (both Common and Preferred) will be closed for the purposes of the meeting at 2 o'clock P. M. on Monday, Sept. 12, 1910, and will be reopened at ten o'clock A. M. on Thursday, October 13, 1910.

ALEX MILLAR, Secretary.
Dated August 23, 1910.

Classified Ads

HELP WANTED. FEMALE.

GIRL WORKING or attending school to assist in light housework for room and board. 171 Patterson ave. 9-21t

HELP WANTED. MALE.

COLLECTOR WANTED at the Mercantile Installment Co., 366 24th st. 9-24t

MEN—Learn Automobile Business.

Great demand for skilled help. We teach by mail, send you Auto Model. Get you \$25 weekly job. Make \$10 weekly learning. Rochester Auto School. \$20 Rochester, N. Y. 10-21t

LIVE ONES in every community; \$50 weekly; spare time; no canvassing; I furnish everything; Free particulars. Voorhies, Dept. 90, Omaha, Neb. 9-21t

ANYBODY can add \$8 to \$30 weekly to their income, growing mushrooms in cellars, sheds, boxes, etc. Big market. Free booklet, Hiram Barton, West 48th St., New York. 10-21t

WANTED—Able bodied men for the U. S. Marine Corps, between the ages of 19 and 35. Must be native born or have first papers. Monthly pay \$15 to \$89. Additional compensation possible. Food, clothing, quarters and medical attendance free. After 30 years service can retire with 75 per cent of pay and allowances. Service on board ship and ashore in all parts of the world. Apply at U. S. Marine Corps Recruiting Office, Eldorado Hotel, Ogden, Utah. 10-11wk

WANTED—A few good men at sugar factory. Apply to superintendent. 9-30-1f

FOR RENT. ROOMS AND BOARD.

CHOICE ROOM with board for two gentlemen. The Melrose, 622 26th. 9-29-1wk

ROOMERS. 548 25th. G-1

BOARD AND ROOMS—Furnished rooms with board, close in. 5236 Adams. H25

SITUATION WANTED. FEMALE.

WANTED—Situation cooking by competent woman; boarding house or club. Address W. M. care Standard. 9-30-1wk

WANTED—To work by the day, 466 Ind. 10-12t

WANTED. ROOMS AND BOARD.

WANTED—Room and board for two for fall and winter. Give telephone number. Address I. C. Standard. 9-27-1wk

LOST.

A LADY'S gold watch, between 24th and 25th, on Washington. Return to Columbia Club Cigar Co. Reward. 10-1-13t

Ogden Business Directory

ATTORNEYS.

JOSEPH CHEZ, Attorney, 4th floor, First Nat'l Bank Bldg. 1240; Ind. 387. Adams. 9-8-1f

CHIROPRACTIC.

HENRY F. BARBARICK, D. C. Doctor of Chiropractic. Chiropractic (spinal) adjustments will remove the cause of your disease and make you well. Expert examination free. Bell phone 1490. Office at 2715 Wall avenue, Ogden, Utah. 9-24-1f

PHYSICIANS AND SURGEONS.

ALICE M. RIDGE, M. D., Physician and Surgeon, Office 5th floor, Lewis Block. Phones Bell 241 V. Ind. 412. 9-5-1 mo.

TAILORS AND CLEANERS.

TAMOE CLOTHING CO. Suits ready made, or made to order. Cleaning, pressing and repairing. 357 24th st. Phone Bell 645. 9-15-17t

VACUUM CLEANING.

FOR SALE—On easy terms, or for rent by the day, the best vacuum cleaners on the market. O. J. Stillwell, Ind. phone 67, Bell 1028-Y. 9-8-1 mo

LEGAL. (Continued.)

State of the State of Utah, do hereby certify that the foregoing is a full, true and correct copy of a resolution proposing an amendment to Section 2 of Article X of the Constitution of the State of Utah, as amended January 1, 1907, relating to the Public School System, and Section 3 of Article X of the Constitution of the State of Utah, relating to the State School Fund, passed by the Eighth Regular Session of the Legislature of this state.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the Great Seal of the State of Utah at Salt Lake City this 29th day of August, A. D. 1910.

C. S. TINGEY,
Secretary of State.

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ALEX MILLAR, Secretary.
Dated August 23, 1910.

WHY NOT THE CLASSIFIED COLUMNS?

FOR SALE—REAL ESTATE.

COLORADO land opening—\$25 an acre; \$1 cash; \$1 a month. 10 acre orchard tracts irrigated. Office 419 25th st. 9-22-1wk

A NICE four-room brick cottage on Quincy avenue, near 24th street; east front; lot 50x165; terms. H. H. Goddard, 310 Eccles Bldg. 9-7-1wk

GARRISON & GARRISON.
2411 Wash. ave. Bell phone 393. Ind. phone 671. \$2,100—Five-room modern on the bench, lot 44x165 feet to alley. Liberal terms. \$1,900—Four-room modern, lot 44x165. One-third cash, balance easy. \$50 and acre for \$50 acres on the Sand ridge. 9-23-1wk

FOR RENT. FURNISHED ROOMS.

FURNISHED rooms; modern. 2236 Grant ave. 9-21-1m

ELEGANT HOUSEKEEPING ROOMS.

Modern, everything new, rent reasonable. 536, 31st St. F-94

PARTIES wishing modern housekeeping rooms by the day or week, call at 2364 Grant; children allowed. D-68

FOR RENT—Large front room; two beds; bath adjoining. \$12. 2620 Jefferson. Bell 1485-Y. 9-30-1wk

TWO furnished rooms downstairs, also one upstairs. Light and bath. 2528 Madison ave. 10-1-1wk